

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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		TITOT MANES INVENTOR		ATTORNEY DOCKET NO.
<b>APPLICATION NO.</b> 08/919,947	68/29/97	FIRST NAMED INVENTOR RICHARDSON	R	310030-234

MM11/0128

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EXAMINER GUSHI,R

ART UNIT PAPER NUMBER 2833

DATE MAILED: 01/28/99

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Office	Action	Summary	

Application No. 09/919,947

Applicant(s)

Richardson

Examiner

Gushi, Ross

Group Art Unit 2833

Responsive to communication(s) filed on	·
☐ Since this application is in condition for allowance exce	ept for formal matters, prosecution as to the merits is closed , 1935 C.D. 11; 453 O.G. 213.
A shortened statutory period for response to this action is	s set to expire
Disposition of Claims	is/are pending in the application.
	is/are pending in the application.
or it = boing aloim(e)	Is/ale withdrawn now com-
Claim(s)	
	10/0/0 00/0
☐ Claim(3)	are subject to restriction or election requirement.
*Certified copies not received:  Acknowledgement is made of a claim for domes	priority under 35 U.S.C. § 119(a)-(d). copies of the priority documents have been  Serial Number) from the International Bureau (PCT Rule 17.2(a)).
Attachment(s)  Notice of References Cited, PTO-892 Information Disclosure Statement(s), PTO-1449 Interview Summary, PTO-413 Notice of Draftsperson's Patent Drawing Review Notice of Informal Patent Application, PTO-152	N, PTO-948
SEE OFFICE AC	CTION ON THE FOLLOWING PAGES

Application/Control Number: 09/919947

Art Unit: 2833

## DETAILED ACTION

## Election/Restriction

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
  - a. Claims 1-11 and 26 drawn to a lamp assembly, comprising a lamp, and a subcombination contact protector.
  - b. Claims 12 14, drawn to a lamp assembly with a subcombination contact protector and further comprising a subcombination pin extender.
  - c. Claims 15 25, drawn to a lamp combination comprising a lamp, a subcombination contact protector, and a subcombination contact protector holder.
  - d. Claim 26, drawn to a lamp assembly comprising a lamp and an insulator.
  - e. Claims 27-33 and 37-39 drawn to a combination circuit for lighting a lamp, comprising a subcombination electronic ballast, a subcombination lamp socket, a subcombination electrical conductor, and a subcombination junction.
  - f. Claim 34, drawn to a combination circuit for lighting a lamp, comprising a subcombination electronic ballast, a subcombination lamp socket, a subcombination electrical conductor, a subcombination junction, and a subcombination refrigerator display case.
  - g. Claim 35, drawn to a combination circuit for lighting a lamp, comprising a subcombination electronic ballast, a subcombination lamp socket, a

Page 3 Application/Control Number: 09/919947 Art Unit: 2833 subcombination electrical conductor, a subcombination junction, a subcombination refrigerator display case, and a subcombination lamp. Claim 36, drawn to a combination circuit for lighting a lamp, comprising a h. subcombination electronic ballast, a subcombination lamp socket, a subcombination electrical conductor, a subcombination junction, and a subcombination of conductors for supplying electricity to the lamp sockets. Claim 40, drawn to the circuit of claim 39, and further comprising a conductor i. crimped to each contact. Claim 41, drawn to a circuit comprising a ballast, a lamp connector with lamp j. contacts, a lamp, a conductor for coupling the ballast to the socket, and a connector between the conductor and socket. Claim 42 and 43, drawn to the circuit of Claim 41, and where the contacts and k. lamp are further specified. Claim 44, drawn to a combination ballast and lighting circuit, comprising various 1. subcombinations, each of which have separate utility. Claims 45 - 50, 54-58, 63-64 drawn to a connector for connecting contacts of a m. florescent light to a light source. Claim 51, drawn the connector of claim 51, and where mating conductors are n. surrounded by plastic (where the mating conductors have a separate utility).

Page 5 Application/Control Number: 09/919947 Art Unit: 2833 Some of the inventions are related as combination and subcombination. a. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combinations as claimed do not require the particulars of the subcombinations as claimed. For example, the subcombinations of a lamp, a contact protector, a lamp socket, a contact protector holder, a pin extension, an electronic ballast, a refrigerator display case frame all have separate independent utilities from the utilities of the various combinations. Some of the inventions are related as subcombinations disclosed as usable b. together in a single combination. The subcombinations are distinct from each other if they are shown to be separately usable. In the instant case, many of the subcombinations have separate utility. For instance, a lamp, a lamp socket, a contact protector, a pin extension, an electronic ballast, and a refrigerator display case frame each are separately useable. See MPEP § 806.05(d). Some of the inventions are independent combinations. Inventions are unrelated if c. it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). For instance, the lamp assembly of claim 1 is a combination which is completely independent and distinct from a circuit for lighting a lamp, per claim 27 (note that the claim for a circuit for lighting a lamp does not include a lamp).

Application/Control Number: 09/919947 Page 6

Art Unit: 2833

d. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classifications and divergent subject matter, restriction for examination purposes as indicated is proper.

Applicant is advised that a reply to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

Art Unit: 2833

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ross Gushi whose telephone number is (703) 306-4508.

Hien Vu Primary Examiner

rng

January 14, 1999